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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/764,772	01/16/2001	Daniel S. Bricklin	85151,911CPAC	8917
22804	7590 12/03/2002			
THE HECKER LAW GROUP			EXAMINER	
1925 CENTU SUITE 2300	JRY PARK EAST		FEILD, J	SEPH H
LOS ANGELES, CA 90067			ART UNIT	PAPER NUMBER
			2176	

DATE MAILED: 12/03/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

The

	Applicati n N .	Applicant(s)					
	09/764,772	BRICKLIN ET AL.					
Office Action Summary	Examiner	Art Unit					
	JOSEPH H FEILD	2176					
The MAILING DATE of this communicat Period for Reply	tion appears on the cover s	heet with the correspondence ac	ldress				
A SHORTENED STATUTORY PERIOD FOR	REPLY IS SET TO EXPIR	RE 3 MONTH(S) FROM					
THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communica - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statutor - Failure to reply within the set or extended period for reply will, - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). Status	TION. 7 CFR 1.136(a). In no event, however ation. 1ys, a reply within the statutory minimury period will apply and will expire SIX by statute, cause the application to be	r, may a reply be timely filed im of thirty (30) days will be considered timel (6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).					
1) Responsive to communication(s) filed	on <u>16 September 2002</u> .						
2a) This action is FINAL . 2b)		l.					
3) Since this application is in condition for closed in accordance with the practice			ne merits is				
Disposition of Claims							
,_	4) Claim(s) 1-69 is/are pending in the application.						
	4a) Of the above claim(s) <u>1-39,43-57 and 61-69</u> is/are withdrawn from consideration.						
, , ,	5) Claim(s) is/are allowed.						
7) Claim(s) 40-42, 58-60 is/are rejected.	6) Claim(s) 40-42, 58-60 is/are rejected.						
8) Claim(s) are subject to restriction	n and/or election requireme	ant					
Application Papers	rand/or election requirem	ont.					
9) The specification is objected to by the Ex	xaminer.						
10) The drawing(s) filed on is/are: a)	☐ accepted or b)☐ objected	to by the Examiner.					
Applicant may not request that any objection	on to the drawing(s) be held i	n abeyance. See 37 CFR 1.85(a).					
11)☐ The proposed drawing correction filed or	n is: a)□ approved	b) disapproved by the Examin	er.				
If approved, corrected drawings are require	ed in reply to this Office actio	n.					
12)☐ The oath or declaration is objected to by	the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for	foreign priority under 35 t	J.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
 Certified copies of the priority doc 	cuments have been receive	ed.					
2. Certified copies of the priority doc	cuments have been receive	ed in Application No					
 3. Copies of the certified copies of the application from the Internation * See the attached detailed Office action for the action	onal Bureau (PCT Rule 17	2(a)).	Stage				
14) Acknowledgment is made of a claim for d	domestic priority under 35	J.S.C. § 119(e) (to a provisiona	l application).				
a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)	· •						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449) Paper	-948) 5) 🗌 N	terview Summary (PTO-413) Paper No otice of Informal Patent Application (PT ther:					

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1. This office action is responsive to Amendment B, filed 9/16/02.

2. Claims 1-69 are pending. Claims 40-42 and 58-60 have been elected without traverse. The remaining claims are withdrawn from consideration.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. Claims 40-42 and 58-60 are rejected under 35 U.S.C. 102(e) as being anticipated by Gentner (5,724,595).

Regarding independent claims 40 and 58, refer to Gentner's abstract, figures 2-4, and column 2 (line 63) through column 4 (line 19). Gentner discloses:

"creating a link between a first lexia and a second lexia". See abstract, in which he discloses creating a link in an orginal hypertext document to a target hypertext document.

"displaying a first lexia in a lexia display window on a display screen". See figure 2 (10).

"displaying a graphical element representing a second lexia in a hypermedia work display window on said display screen". See figures 2 and 3--anchor icon. The "hypermedia work display window includes the entire display (14).

"selecting a location for an activation area for a link in said lexia display window". See figure 2 (16).

"selecting said graphical element in said hypermedia work display window". See column 3 (top), in which he discloses control icons 18, called the "drag icons", which in the preferred embodiment is a representation of a ship's anchor. Refer also to column 3 (lines 34-55), in which Gentner discloses moving the mouse cursor over the drag target in the control area of the target window and pressing the select button on the mouse.

With respect to the newly added limitation, "wherein said hypermedia display window is configured to **act on** at least said first lexia and said second lexia", the inclusion of both first and second "lexia" (10 and 12 in figures 2 and 3) within the display window (14) of Gentner inherently shows that the window "acts on" the "first and second lexia". The "act" of displaying both first and second "lexia" constitutes "acting on" them.

Regarding dependent claims 41-42 and 59-60, refer to Gentner's fgiure 3 (20) and column 3 (lines 51-54), in which he discloses "extracting a label", and "said link activation area comprises said label"--the title of the target page is inserted into the text of the original page at the location of the mouse pointer.

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Response to Arguments

5. Applicant's arguments filed 9/16/02 have been fully considered but they are not persuasive.

Applicant argues that Gentner "does not teach, suggest or describe a hypermedia work display window configured to act on more than one lexia". However, as is argued above under §102(e), "act on" is at least broadly taught by Gentner to include the "act" of displaying both lexia. With further respect to Applicant's argument regarding "more than one lexia", even if "configured to act on" were given a narrower definition, it would have been obvious to one of ordinary skill in the art, under §103, to include several "lexia" as it was notoriously well known to create multiple links between as well as within documents.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to JOSEPH H FEILD whose telephone number is (703) 305-9792. The examiner can normally be reached on Monday-Friday from 8:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, HEATHER HERNDON, can be reached on (703) 308-5186. The fax phone numbers for the organization where this application or proceeding is assigned are:

(703) 746-7238	(After Final Communication)
(703) 746-7239	(Official Communication)
(703) 746-7240	(Status Inquiries, Draft Communication).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Joseph H. Feild Primary Examiner Art Unit 2176

November 29, 2002